E. MARTIN ESTRADA 1 United States Attorney MACK E. JENKINS 2 Assistant United States Attorney Chief, Criminal Division 3 WILLIAM LARSEN (Cal. Bar No. 314091) Assistant United States Attorney General Crimes Section 1200 United States Courthouse 5 312 North Spring Street Los Angeles, California 90012 6 Telephone: (213) 894-0298 Facsimile: (213) 894-6269 7 william.larsen@usdoj.gov Email: 8 Attorneys for Plaintiff UNITED STATES OF AMERICA 9 UNITED STATES DISTRICT COURT 10 FOR THE CENTRAL DISTRICT OF CALIFORNIA 11 UNITED STATES OF AMERICA, No. 2:24-mj-6575-DUTY12 Plaintiff, UNOPPOSED EX PARTE APPLICATION TO 13 CONTINUE PRELIMINARY HEARING, v. IDENTITY HEARING, AND ARRIVAL OF 14 **PROCESS** WILLIAM CARILLO SILVA, 15 Defendant. 16 17 18 Plaintiff, the United States of America, by and through its

counsel of record, Assistant United States Attorney William Larsen, hereby submits this ex parte application to continue the preliminary hearing, identity hearing, and arrival of process hearing currently set in this case for November 4, 2024, at 9:00 a.m. The parties request a date after November 7, 2024. This ex parte application is supported by the attached declaration of William Larsen. Counsel for the government has conferred with counsel for defendant, who

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does not oppose this application. Dated: November 1, 2024 Respectfully submitted, E. MARTIN ESTRADA United States Attorney MACK E. JENKINS Assistant United States Attorney Chief, Criminal Division /s/ WILLIAM LARSEN Assistant United States Attorney Attorneys for Plaintiff UNITED STATES OF AMERICA

DECLARATION OF WILLIAM LARSEN

- 1. I am an Assistant United States Attorney in the United States Attorney's Office for the Central District of California. I am assigned to represent the government in this case.
- 2. On October 29, 2024, defendant appeared before the duty magistrate judge for an initial appearance. Defendant declined to waive preliminary hearing, an identity hearing, and arrival of process. The Court set a date for all three hearings for November 4, 2024, subject to the government confirming whether that date would provide sufficient time to prepare given the out-of-state agents and investigation of this case.
- 3. After conferring with the out-of-district AUSAs, the government requests additional time to prepare for the hearings and to have an agent available. The government requests a hearing date on or after November 7, 2024.
- 4. I understand that the AUSAs from the Eastern District of New York conferred with defense counsel, who indicated that he maintains his request for these hearings and does not oppose continuing them. I understand defense counsel indicated that he preferred to set all three hearings on November 12, 2024, subject to the Court's availability.
- 5. I conferred with defense counsel by phone on November 1, 2024. Defense counsel indicated he did not oppose this ex parte application to continue the hearing date.

/s/

WILLIAM LARSEN

Assistant United States Attorney